Weber Declaration Exhibit 15

Page 1 Kindle Store Terms of Use - Amazon Customer Service https://www.amazon.com/gp/help/customer/display.html?nodeId=201014950



Help & Customer Service

Kindle E-Reader and Fire Tablet Terms, Warranties, and Notices

All Help Topics

IEEE 1725 Battery Safety Statements

Kindle Store Terms of Use

Kindle (U.S. Wireless) One-Year Limited Warranty

Activity Center FAQ

Location Services

Amazon Maps Terms of Use Kindle Unlimited Terms of Use

Non-Touchscreen Kindle Devices
- Access to Kindle Store FAQ

NEWKINDLE30 Terms and Conditions

Kindle Personal Documents Distributor Terms of Use

Kindle for PC Legal Notices

Kindle for Mac Legal Notices

Kindle for Android Legal Notices Kindle for iPad/iPhone Legal

Notices

Kindle E-Reader and Fire Tablet Terms

Kindle for Windows Phone Legal Notices

Send to Kindle Button Terms of Use

Additional Notices for Kindle Fire Send to Kindle Legal Notices

Kindle for Windows 8 Legal Notices

Customer FAQ for Attorneys General eBook Settlements

Unlimited Cloud Storage for

Photos on Fire Tablets
2G and 3G E-Reader Network

Kindle Cloud Reader Legal

Support FAQ

Notices

Source Code Notice comiXology Unlimited Terms of Use

Quick solutions



Devices & Content Deliver books, apps to your device



Digital Purchases View purchased books & apps



Your Subscriptions Edit payment info



1-Click Settings Change your address



Digital & Device
Forum
Ask the community

Contact Us

Find more solutions



Digital Services and Device Support > Amazon Device and Digital Services Terms, Warranties, and Notices > Kindle E-Reader and Fire Tablet Terms, Warranties, and Notices >

Kindle Store Terms of Use

Last updated: August 30, 2021

This is an agreement between you and Amazon.com Services LLC (with its affiliates, "Amazon", "we" or "us"). Please read these Amazon Kindle Store Terms of Use, the Amazon.com Privacy Notice (https://www.amazon.com/privacy), the Amazon.com Conditions of Use (https://www.amazon.com/conditionsofuse), and the other applicable rules, policies, and terms posted on the Amazon.com website or the Kindle Store or provided with any Service (collectively, this "Agreement") before purchasing or using any aspect of the Service. By using the Kindle Store, purchasing or using any Kindle Content, using any Kindle Application, or using any aspect of the Service, you agree to be bound by the terms of this Agreement on behalf of yourself and all members of your household and others who use the Service under your account. If you do not accept the terms of this Agreement, then you may not use the Kindle Store, any Kindle Content, any Kindle Application or the Service.

For the purposes of this Agreement:

"Content Provider" means the party offering Kindle Content in the Kindle Store, which may be us or a third party.

"Kindle Application" means software we make available that permits users to shop for, download, browse, or use the Kindle Store or Kindle Content on Supported Device.

"Kindle Content" means digital content obtained through the Kindle Store, such as books, comics, newspapers, magazines, and other content.

"Kindle Vella Content" means digital content obtained through the Kindle Vella Service.

"Kindle Store" means our stores, on Kindle Applications and on our website, the homepage of which is located at https://www.amazon.com/kindlestore

"Subscription Content" means Kindle Content made available for access only for so long as you remain an active member of a subscription or membership program, such as Kindle Unlimited, comiXology Unlimited, or Amazon Prime.

"Service" means the provision of the Kindle Store, Kindle Content, Kindle Vella, Kindle Application, and support and other services that we provide Kindle Store, Kindle Content, Kindle Vella, and Kindle Application users.

"Supported Device" means a mobile, computer or other supported electronic device on which you are authorized to operate a Kindle Application.

1. Kindle Content

Use of Kindle Content. Upon your download or access of Kindle Content and payment of any applicable fees (including applicable taxes), the Content Provider grants you a non-exclusive right to view, use, and display such Kindle Content an unlimited number of times (for Subscription Content, only as long as you remain an active member of the underlying membership or subscription program), solely through a Kindle Application or as otherwise permitted as part of the Service, solely on the number of Supported Devices specified in the Kindle Store, and solely for your personal, non-commercial use. Kindle Content is licensed, not sold, to you by the Content Provider. The Content Provider may include additional terms for use within its Kindle Content. Those terms will also apply, but this Agreement will govern in the event of a conflict. Some Kindle Content, such as interactive or highly formatted content, may not be available to you on all Kindle Applications.

Limitations. Unless specifically indicated otherwise, you may not sell, rent, lease, distribute, broadcast, sublicense, or otherwise assign any rights to the Kindle Content or any portion of it to any third party, and you may not remove or modify any proprietary notices or labels on the Kindle Content. In addition, you may not attempt to bypass, modify, defeat, or otherwise circumvent any digital rights management system or other content protection or features used as part of the Service.

Book Returns; Subscription Cancellations and Termination. You may return a book you purchase from the Kindle Store or cancel newspaper and magazine subscriptions as permitted in our return and cancellation policy in the Kindle Store. A newspaper or magazine subscription may be terminated at any time, for example, if a magazine is no longer available. If a magazine or newspaper subscription is terminated before the end of its term, you will receive a prorated

Page 2 Kindle Store Terms of Use - Amazon Customer Service https://www.amazon.com/gp/help/customer/display.html?nodeId=201014950

refund. We reserve the right to change newspaper and magazine subscription terms and fees from time to time, effective as of the beginning of the next subscription term.

Risk of Loss. Risk of loss for Kindle Content transfers when you download or access the Kindle Content

2. Use of Kindle Applications. You may use the Kindle Applications only on Supported Devices. For additional terms that apply to the Kindle Applications, see the Additional Amazon Software Terms contained in the Amazon.com Conditions of Use

(http://www.amazon.com/conditionsofuse) and the terms contained in the Legal or similar section in the Settings menu of your Kindle Application.

3. Kindle Vella Tokens

Use of Tokens; Expiration. Kindle Vella is an offering of the Service that allows customers to receive and purchase tokens ("Tokens") and to redeem those Tokens for eligible Kindle Vella Content we offer through the Kindle Store. Eligible products may change over time. Not all devices support the use of Tokens. Kindle Vella Content may only be unlocked with Tokens, and the entire Token amount for the applicable product, plus any applicable taxes, must be redeemed with Tokens. Tokens do not expire. We are not responsible if any Tokens are used without your permission.

Purchases and Returns. Purchases of Tokens will be charged to the 1-Click payment method associated with your Amazon account. All purchases of Tokens are final. We do not accept returns of Tokens except where required by law. If you believe any purchased Tokens were not properly credited to your account, please contact Amazon customer service for assistance. If we offer discounts on the purchase of Tokens, we may modify or discontinue those discounts at any time without notice to you.

Restrictions. Tokens are a digital good and have no monetary value (i.e., are not cash or equivalent), and do not constitute currency or property of any type. Tokens can only be redeemed for eligible Kindle Vella digital products we offer through the Kindle Store. Tokens cannot be resold, transferred for value, or redeemed for cash, except to the extent required by law. Tokens in one Amazon account may not be transferred to another Amazon account. We may limit the number of Tokens you can purchase or receive within certain periods of time, or implement other restrictions on the receipt or use of Tokens. If we give you Tokens in connection with your purchase of a product and you later return or receive a refund for that product, we may revoke those Tokens. If you have already used those Tokens, we may deduct the same number of Tokens from your account or charge your credit card or other payment instrument for any products you redeemed using those Tokens.

Limited to U.S. Kindle Vella is currently only available to customers located in the United States. You may not purchase, receive, or redeem Tokens if you are outside the United States. "United States" refers to the 48 contiguous states, the District of Columbia, Alaska, Hawaii, Puerto Rico, American Samoa, Guam, the Northern Mariana Islands, and the U.S. Virgin Islands.

4. Genera

Information Provided to Amazon. The Kindle Application will provide Amazon with information about use of your Kindle Application and its interaction with Kindle Content and the Service (such as last page read, content archiving, available memory, up-time, log files, and signal strength). Information provided to Amazon may be stored on servers outside the country in which you live. We will handle any information we receive in accordance with the Amazon.com Privacy Notice (http://www.amazon.com/privacy).

Information Provided to Others. You are responsible for any information you provide to others using the Service. Use of information you provide to these third parties will be subject to any privacy notice or other terms that they may provide to you.

Termination; Fraud. Your rights under this Agreement will automatically terminate if you fail to comply with any term of this Agreement. We may also terminate your right to use the Service at any time, including if we determine your use violates any term of this Agreement or involves any fraud or misuse of the Service. In case of such termination, you must cease all use of the Service, and Amazon may immediately revoke your access to the Service without refund of any fees. If we determine you fraudulently obtain or use any Tokens, we may revoke those Tokens and charge your credit card or other payment instrument for any products redeemed using those Tokens. Amazon's failure to insist upon or enforce your strict compliance with this Agreement will not constitute a waiver of any of its rights.

Changes to Service; Amendments. We may change, suspend, or discontinue the Service, in whole or in part, including adding or removing Subscription Content from a Service, at any time without notice. We may amend any of this Agreement's terms at our sole discretion by posting the revised terms on the Amazon.com website. Your continued use of the Kindle Application or any aspect of the Service after the effective date of the revised Agreement terms constitutes your acceptance of the terms.

Disputes. Any dispute or claim arising from or relating to this Agreement or the Service is subject to the sections on dispute resolution, governing law, disclaimer of warranties and limitation of liability and all other terms in the Amazon.com Conditions of Use (http://www.amazon.com/conditionsofuse).

Limitation of Liability. Without limiting the Disclaimer of Warranties and Limitation of Liability in the Amazon.com Conditions of Use (http://www.amazon.com/conditionsofuse), (1) in no event will our or our software licensors' total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) arising out of or related to your use or inability to use the Kindle Application exceed the amount of fifty dollars (\$50.00); and (2) in no event will our or any other Content Provider's aggregate liability to you for all damages arising from your use of the Service (excluding the Kindle Application) exceed the amount you actually

Page 3 Kindle Store Terms of Use - Amazon Customer Service https://www.amazon.com/gp/help/customer/display.html?nodeId=201014950

paid for the Kindle Content or for the aspect of the Service related to your claim for damages. These limitations will apply to you even if the remedies fail of their essential purpose.

Contact Information. For help with your Kindle Application, the Service, the Kindle Store, Kindle Content, or resolving other issues, please contact Customer Service at https://www.amazon.com/contact-us/ (or by email at kindle-cs-support@amazon.com).

For communications concerning this Agreement, please write to Amazon, Attn: Legal

Department, P.O. Box 81226, Seattle, WA 98108-1226.

Was this information helpful? No

